Case 3:	FOR THE NORTHE	ΓATES DISTRIC	1 2 1 1 1 1 1 1 1 1
	AYNARD Petitioner, L QUARTERMAN, Director tment of Criminal Justice	\$ \$ \$ \$	No. 3-0 CV-1439/B
	Institutions Division Respondent.	\$ §	
9	ORDER OF THE COURT ON TH	HE FOREGOING	RECOMMENDATION
	dering the record in this case and the edure 22(b) and 28 U.S.C. § 2253 (c		lation, and pursuant to Federal Rule of finds and orders:
IFP S	<u>ΓATUS</u> :		
() (X) ()	the party appealing is GRANTED in forma pauperis status on appeal. the party appealing is proceeding in forma pauperis. the party appealing is DENIED in forma pauperis status on appeal for the following reasons:		
	the appeal is not taken in incorporates by reference the in this case on November Court finds that the appear frivolous. See Harkins v. Howard v. King, 707 F. 2 () the person appealing is no the person appealing has no Rules of Appellate Proced	good faith. In suppose Magistrate Judge's 2, 2006. Based upon large presents no legal presents, 935 F. Suppose 215, 219-20 (5th Court a pauper; and complied with the large and /or 28 U.S.C.	24(a) and 28 U.S.C. § 1915 (a)(3), that ort of this finding, the Court adopts and s Findings and Recommendation entered on the Magistrate Judge's findings, this points of arguable merit and is therefore pp. 871, 873 (S. D. Miss. 1996) (citing Gr. 1983)). The requirements of Rule 24 of the Federal C. § 1915(a)(1) as ordered by the Court. on).
<u>COA</u> :			
()	a Certificate of Appealability is GRANTED on the following issues:		
(X)	a Certificate of Appealability is DENIED. The Court hereby adopts and incorporates by reference the Magistrate Judge's Findings and Recommendation filed in this case on February 5, 2007, in support of its finding that Petitioner has failed to make a substantial showing of the denial of a federal constitutional right. <i>See Slack v. McDaniel</i> , 529 U.S. 473, 120 S. Ct. 1595, 1602, 146 L. Ed .2d 542 (2000).		
SIGNED this	and day of Jane	, 2007.	

UNITED STATES DISTRICT JUDGE